1		The Honorable Marsha J. Pechman	
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6		MATTER COLUMN	
7	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON, AT SEATTLE		
8	PHILADELPHIA INDEMNITY		
9	INSURANCE COMPANY,	Cause No. 2:18-cv 00664 MJP	
10	Plaintiff,	SECOND STIPULATED MOTION AND ORDER EXTENDING STAY FOR	
11	VS.	ADDITIONAL 30 DAYS	
12	SEATTLE DRUG AND NARCOTIC	Noted for Hearing: October 5, 2018	
13	CENTER, INC.; ASPEN INSURANCE U.K.		
14	LIMITED; and M.H., as guardian for her minor daughter, J.M.A.		
15	Defendants.		
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17	STIPULATION AND AGREED MOTION		
18	Pursuant to LCR 7(d)(1), LCR 10(g) and the Court's Order of September 5, 2018 (Dkt.		
19	No. 36), Plaintiff Philadelphia Indemnity Insurance Company ("Philadelphia") and Defendants		
20	Seattle Drug and Narcotic Center, Inc. ("SeaDruNar") and Aspen Insurance U.K. Limited		
21	("Aspen") (collectively, the "Parties"), by and through their undersigned counsel, hereby move		
22	on an agreed basis for an order extending the stay in this matter for at least thirty (30) days while		
23	settlement is finalized in the matter of M.H., as	guardian for her minor daughter, J.M.A. v.	
	STIPULATED MOTION AND ORDER EXTENDING S'ADDITIONAL 30 DAYS – 1 CAUSE NO. 2:18-cv 00664 MJP	TAY FOR	

1	SEADRUNAR, Inc., King County Superior Court Cause No. 17-2-25848-2SEA ("Underlying		
2	Lawsuit") and move further that any corresponding deadlines in this matter be recalculated		
3	accordingly.		
4	In support of this Stipulated Motion, the Parties jointly provide the following status report:		
5	1.	A settlement has been reached in the Underlying Lawsuit. The settlement must	
6		be reviewed and approved by a settlement guardian ad litem and then the	
7		underlying court, before it is final. A guardian ad litem has been appointed, but	
8		the guardian ad litem has not yet issued a report and the court has not yet made a	
9		ruling regarding the settlement.	
10	2.	The Court entered a 30 day stay on September 5, 2018 to allow for the settlement	
11		to be approved and finalized. (Dkt. No. 36)	
12	3.	The Parties request a further 30 day extension of the stay because the underlying	
13		settlement has not been approved or finalized as of this time.	
14	4.	4. If it appears the Underlying Lawsuit will not conclude before the 30 <sup>th</sup> day after	
15		the stay is extended, then the Parties agree to provide a joint status report to the	
16		Court regarding whether they believe it would be appropriate to move forward or	
17		to stay this action for an additional period.	
18	DATE	ED this 5th day of October, 2018.  LANE POWELL	
19	SOHA & LA		
20		David Schoeggl, WSBA # 13638 David W. Howenstine, WSBA # 41216	
21		1420 Fifth Avenue, Suite 4200 Seattle, WA 98101	
22		Attorneys for Defendants Aspen Insurance U.K. Limited and Seattle Drug and	
23		Narcotic Center, Inc.	

By: /s/Paul Rosner Paul M. Rosner, WSBA # 37146 Jennifer P. Dinning, WSBA # 38236 Sarah E. Davenport, WSBA # 45269 Soha & Lang, P.S. 1325 Fourth Avenue, Suite 2000 Seattle, WA 98101-2570 Attorneys for Plaintiff Philadelphia Indemnity Insurance Company 

STIPULATED MOTION AND ORDER EXTENDING STAY FOR ADDITIONAL 30 DAYS – 3 CAUSE NO. 2:18-cv 00664 MJP

## **ORDER**

THIS MATTER came before the Court on the Parties' Stipulated Motion Extending Stay for Additional 30 Days. The Court, having considered the Motion, the files and records herein, the nature of the Motion, and being fully informed, finds that an extension of the stay in this matter for thirty (30) days is appropriate.

As such, the Court GRANTS the Stipulated Motion Extending Stay for Additional 30 Days as follows:

- 1. This matter is stayed for an additional 30 days;
- 2. If it appears the Underlying Lawsuit will not conclude before the 30<sup>th</sup> day after the extension of the stay, then the Parties will submit a joint status report to the Court within 30 days from the date of entry of this order regarding whether this litigation should move forward or whether the stay should be continued;
- 3. Upon expiration of the stay, the Court will issue an amended case schedule extending all deadlines by 60 days; and
- 4. Any of the Parties may move to lift the stay prior to its expiration.

DATED this \_\_9th\_\_\_ day of \_\_October\_\_, 2018

Malsluf Melensa
The Honorable Marsha J. Pechman

The Honorable Marsha J. Pechman United States Senior District Court Judge

1	Submitted by:	Approved as to Form Noticed of Presentation Waived:
2	SOHA & LANG, P.S.	LANE POWELL
3		
4	By /s/Paul Rosner Paul M. Rosner, WSBA # 37146 Jennifer P. Dinning, WSBA # 38236 Sarah E. Davenport, WSBA # 45269 Soha & Lang, P.S. 1325 Fourth Avenue, Suite 2000 Seattle, WA 98101-2570 Attorneys for Plaintiff Philadelphia Indemnity Insurance Company	By: <u>David Schoeggl [per authorization]</u> David Schoeggl, WSBA # 13638 David W. Howenstine, WSBA # 41216 1420 Fifth Avenue, Suite 4200 Seattle, WA 98101 Attorneys for Defendants Aspen Insurance U.K. Limited and Seattle Drug and Narcotic Center, Inc.
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